The Hearing of this Cause is upon the Liber B. John Tompkinson defendt pltes Motion respited till the next Court he not having his Accompts ready.

M^r Hatton, Sir, Be pleased I pray to doe me the favour to Move the Court in my Busieness concerning m^r ffenwick for I am afraid Sir betwixt him and the Sheriffe I shall never be paid Except you please to Stand my friend, Sir, be pleased to Stand my friend in this for I am alon and No body to looke after any thing, if I Should Come my Self from home my Service &c Aprill the 8th 1654.

Ales Bushell

Upon Motion on the behalf of Ales the Ales Bushell Vid: plte mr Cuthbt ffenwick deft } widow & relict of Thomas Bushell deceased, It appearing that m' Cuthbert ffenwick having been a long time under Execution at the decedents Suit for non performance of a Judgmt of Court of the 23th of March 1652 goes abroad at his Liberty and takes noe Course to Satisfie the debt. It is Ordered that the Sheriffe upon perill of the Severe Censure of the Court doe forthwith returne the body County Prison of mr Cuthbert ffenwick to prison upon the Said Execution. And the house of Henry ffox is hereby by the Governour Appointed for the prison of this County of St Maries, and the Said Henry ffox the keeper thereof, And the Said mr ffenwick is not to depart out of the Said Prison or the Limits thereof being the distance of half a Mile or Under therefrom, till the debt be Satisfied or the Court take further Order herein.

Robert Taylor plte John Hambleton deft Cask p Bill and 653 p Accompt. And the defend towards Satisfaction thereof produceing an Accompt of 1063 of Tob: & Caske upon due Consideration of their demands on both Sides It is Ordered that the defend doe pay unto the Complt five hundred pounds of Tobacco & Caske in full discharge of the Bill and all Accompts betwixt the Said parties with Court Charges The Bill being Now delivered Up an Cancelled

Secr 70. 12 April 1654. Execucon ad Satisfaciend: Con p. 576 Estate def^t

Robert Taylor plte John Hambleton deft of March last whereby the plte was to make Stoppage of the defendants Goods in his possession &c. It is Now ordered by Consent of both parties that the defend^t putting in Security to appeare the Next Court to Answer unto what Shall be then Charged against him by the plte touching the pltes Servant alledged to be with Child, the plantiffe is to